STI	PULA	TION	AND	ORDE	R EXTI	ENDING	G TIME	TO RE	PLY TO	PLAIN	TIFF'S	,
OPPOSI	ITION	TO N	MOTION	OT NC	STRIK	E THE	CLASS	ALLE	FATION	S AND	RESPO	NSE
TO PL	AINT]	IFF'S	MOT	ION F	OR LEA	AVE TO	FILE T	HIRD A	AMEND	ED CO	MPLAI	NT

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Crystal Torno (a.k.a. Crystal Thomas-Bolduc), through her attorneys, Bailey Kennedy, and Defendants Green Tree Servicing, LLC and Federal National Mortgage Association (a/k/a Fannie Mae) ("Defendants"), through their attorneys, Greenberg Traurig, LLP that Defendants shall have to and including Monday, November 21, 2016 to file their reply to Plaintiff's Opposition to Motion to Strike the Class Allegations and Respond to Plaintiff's Motion for Leave to File Third Amended Additionally, Plaintiff's Reply to her Motion for Leave to File Third Amended Complaint shall be extended to December 9, 2016.

IT IS FURTHER STIPULATED AND AGREED that the hearing date currently scheduled for 2:00 p.m. on November 29, 2016 is to be reset to another date on or after December 16, 2016.

Dated this 14th day of November, 2016.

GREENBERG TRAURIG

BAILEY KENNEDY

/s/Jacob D. Bundick
MARK E. FERRARIO (Bar No. 1625)
ferrariom@gtlaw.com
JACOB D. BUNDICK (Bar No. 9772)
bundickj@gtlaw.com
GREENBERG TRAURIG, LLP 3773 Howard Hughes Parkway
Suite 400 North
Las Vegas, Nevada 89169
Telephone: (702) 792-3773
Facsimile: (702) 792-9002
Counsel for Defendants Green Tree
Servicing, LLC and Fannie Mae
Servicing, LLC and Fannie Mae
2,
111

<u>/s/Paul C. Williams</u>
DENNIS L. KENNEDY (Bar No.1462)
DKennedy@BaileyKennedy.com
JOSHUA M. DICKEY, (Bar No. 6621)
JDickey@BaileyKennedy.com
PAUL C. WILLIAMS, (Bar No. 12524)
PWilliams@BaileyKennedy.com
8984 Spanish Ridge A venue
Las Vegas, Nevada 89148-1302
Telephone Number: (702) 562-8820
Fax Number: (702) 562-8821
Attorneys for Plaintiff
-

27

28

2	IT IS HEREBY ORDERED tha
3	Reply to Plaintiff's Opposition to Motion
4	Motion for Leave to File Third Ame
5	Motion for Leave to File Third Amende
6	IT IS FURTHER ORDERED t
7	2016 regarding Plaintiff's Motion for
8	HEREBY RESCHEDULED to 10:30
9	No. 78) shall also be heard on that date
10	Dated this 17th day of Novembe
11	
12	
13	Respectfully submitted by:
14	GREENBERG TRAURIG
15	
16	/s/Jacob D. Bundick MARK E. FERRARIO (Bar No. 1625)
17	JACOB D. BUNDICK (Bar No. 9772) GREENBERG TRAURIG, LLP
18	3773 Howard Hughes Parkway Suite 400 North
19	Las Vegas, Nevada 89169 Counsel for Defendants Green Tree
20	Servicing, LLC and Fannie Mae
21	
22	
23	
24	
25	
26	

<u>O</u>	<u>R</u>	<u>D</u>	E	R

at Defendants' have to and including November 21, 2016 to on to Strike the Class Allegations and Respond to Plaintiff's ended Complaint. Additionally, Plaintiff's Reply to their ed Complaint shall be extended to December 9, 2016; and

hat the hearing scheduled for 2:00 p.m. on November 29, Leave to File Third Amended Complaint (ECF No. 74) is a.m. on January 10, 2017. The Motion for Sanctions (ECF and time as well.

er, 2016.

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b)(2)(D) and E.D.C.R. 8.05, I hereby certify that on the 14th day of November 2016, service of the foregoing STIPULATION AND ORDER EXTENDING TIME TO REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO STRIKE THE CLASS ALLEGATIONS AND RESPONSE TO PLAINTIFF'S MOTION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT was made via the Court's Wiznet E-Filing System through E-Service on:

Contact	Email
	bkfederaldownloads@baileykennedy.com
•	dkennedy@baileykennedy.com
•	jdickey@baileykennedy.com
Karen Rodman	KRodman@baileykennedy.com
Paul C. Williams	pwilliams@baileykennedy.com
Sharon Murnane	smurnane@baileykennedy.com
Susan Russo	srusso@baileykennedy.com
Contact	Email
Gregg Hubley	ghubley@brookshubley.com
Michael R. Brooks, Esq.	mbrooks@brookshubley.com
2	
Contact	Email
David Krieger	wiznet@hainesandkrieger.com
Contact	Email
Gregory L. Wilde	efilenv@tblaw.com
Gregory L. Wilde, Esq.	glw@tblaw.com
Matthew D. Dayton, Esq.	md@tblaw.com
	Bailey Kennedy Dennis L. Kennedy Dennis L. Kennedy Doshua Dickey Karen Rodman Paul C. Williams Sharon Murnane Gusan Russo Contact Gregg Hubley Michael R. Brooks, Esq. Contact David Krieger Contact Gregory L. Wilde Gregory L. Wilde, Esq.

The date and time of the electronic proof of service is in place of the date and place of deposit in the U.S. Mail.

/s/Sandy Jackson	
An employee of Greenberg Traurig, LLP	

LV 420816785v1